Court of Appeal of the State of California

IN AND FOR THE

Fifth Appellate District

F040174 People v. Ross

Appellant having filed an abandonment and/or request for dismissal of appeal, IT IS HEREBY ORDERED that the appeal in the above-entitled action is dismissed.

F035182 Soza v. Ziering, Inc. et al. F035656 Soza v. Ziering, Inc. et al.

The judgment is affirmed. Costs on appeal are awarded to Soza. Dibiaso, J.

We concur: Ardaiz, P.J.; Harris, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F039431 In re Tyrece J., a Minor

Counsel having failed to request oral argument in the aboveentitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

Court of Appeal of the State of California

IN AND FOR THE

Fifth Appellate District

F039431 In re Tyrece J., a Minor

The case is remanded to the juvenile court for it to correct Tyrece's commitment order to CYA to accurately reflect his total precommitment custody credits and that he committed a violation of Penal Code section 487, subdivision © rather than Penal Code section 487, subdivision (a). In all other respects, the judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F036610 People v. Brewton

Appellant's admission of a prior conviction in violation of Health and Safety Code section 11379, subdivision (a) in case No. 34645 is stricken. Appellant's conviction and sentence in count VI herein, simple possession of methamphetamine, is reversed. In all other respects, the judgment is affirmed. The trial court is directed to prepare and amended abstract of judgment and provide a copy thereof to all appropriate authorities. Harris, J.

We concur: Vartabedian, Acting P.J.; Levy, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F039427 In re Edward H., Jr. et al., Minors

The order terminating parental rights is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F037772 Emino v. Leach

The trial court's order relieving respondent of the obligation to pay child support arrearages to appellant is reversed. The matter is remanded to the trial court to conduct a hearing to determine the amount of child support arrearages owed by respondent. At that hearing, the trial court shall give no further consideration to respondent's claim of laches. Costs on appeal are awarded to appellant. Levy, J.

We concur: Vartabedian, Acting P.J.; Harris, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F040852 Pimentel v. Machado et al.

Court of Appeal of the State of California

IN AND FOR THE

Fifth Appellate District

Appellant having failed to deposit the statutory filing fee of \$265.00 as required by rule 1, California Rules of Court, IT IS HEREBY ORDERED that the appeal in the above-entitled action is dismissed.